REMARKS

Upon reviewing the corrected Notice of Allowance dated January 3, 2008, which included certain Examiner's amendments that were not included in the original Notice of Allowance, applicants have noted that two errors exist. First, the Examiner has changed to the term "and is formed by" in claims 1 and 6 to "; wherein said polyester polyamide polyol is formed by". Applicants did not authorize this revision to the claims. Furthermore, it is clear that the amended language is not correct from a technical standpoint. In particular, the entire phrase revised by the Examiner reads: "wherein said polyester polyamide polyol is formed by reaction between polybasic acid and polyamine". It is apparent that the reaction of a polybasic acid and polyamine will not form a polyester polyamide polyol. Instead, the reaction forms the polyamide unit of the polyester polyamide polyol, just as the original language of the claim recited. In this respect, the Examiner's attention is directed to the discussion starting on page 11, line 15 of the specification. Therefore, the original language of the claim is correct and the instant amendment restores this language.

The second error is in the last clause of claims 1 and 6 and is simply correcting the superscript for "mL/cm²".

Upon finding these errors, the undersigned attorney contacted the Examiner and requested that the errors be corrected. The Examiner asked that an Amendment be filed to address these changes and based on the Examiner's request, the instant Amendment has been filed. Accordingly, applicants respectfully submit that the amendments in claims 1 and 6 are proper in all respects and should be entered.

Should the Examiner wish to discuss any aspect of the present matter, the Examiner is invited to contact the undersigned attorney at the number provided below.

Respectfully submitted,

BUCHANAN INGERSOLL & ROONEY PC

By:

Robert G. Mukai

Registration No. 28531

P.O. Box 1404 Alexandria, VA 22313-1404 703 836 6620

Date: January 23, 2008